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February 28, 2018

The Honorable Edgardo Ramos  
United States District Judge  
500 Pearl Street, Courtroom 619  
New York, New York 10007-1312

Re: United States v Evans et al  
Case Number: 17-cr-00684-ER  
Re: Christian Dawkins

Dear Judge Ramos:

The following is the stipulated travel plans for my client, Christian Dawkins, for which we respectfully seek an Order from the Court:

<b>Friday, March 2, 2018:</b>	Traveling Via Automobile Depart Cleveland, OH Arrive in Detroit, MI
Reason:	Attorney/Client Meeting(s)
Hotel Information:	Marriott 400 Renaissance Drive, Detroit, Michigan 48243 (313) 568-8000
<b>Sunday, March 4, 2018:</b>	Traveling Via Automobile Depart Detroit, MI Arrive in Cleveland, OH

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Thank you for your consideration in this matter.

Very truly yours,

HANEY LAW GROUP, PLLC

/s/ Steven A. Haney  
Steven A. Haney, Sr.  
Attorney at Law

cc: All Attorneys of Record - via U.S. Court e-filing system  
Kara Cabanaes, U.S. Pretrial Services and Probation Officer  
via email @ [Kara\\_Cabanaes@ohnp.uscourts.gov](mailto:Kara_Cabanaes@ohnp.uscourts.gov)